



Henri Duong
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TPW

January 15, 2009

Subject: Request for withdrawing the holding of abandonment for no fee on application no. 10/669,668 filing date 09/23/2003 Art Unit no. 3628

United States Patent & Trademark Department
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Mr. Director,

I refer to your recent letter of January 9, 2009 that your Board of Patent Appeals & Interferences do not refund the unused fees for my above-mentioned application caused by a Notice of Abandonment of 04/30/2008 from your Patent Office.

Applicant hereby requests that Mr. Director of United States Patent & Trademark Office withdraws the holding of abandonment of the application for no fee as proposed and cited in the above Notice of Abandonment.

Truly yours,

Henri Duong



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January 16, 2009

USPTO
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Mr. Director,

I refer to the common status of processing a patent application in US Patent Office, it takes normally two years from the processing time to an approval of a petition.

My following patent applications are pending in your Patent Office for even over 5 years on the processing list, such period is so long that it caused considerable damages on the interest of US relating Departments and the inventor by that delay of profiting the invention in due time as:

Unemployment Department: it should be important loss, the invention does to save important funds by the creation of jobs instead of paying unemployment benefits.

IRS: the loss of collecting important taxes, the invention does to pay more taxes from manufacturers that make and sell the invention items.

US Government Budget: it should be important loss, the invention does to save important bills yearly by billion dollars to produce energy materials locally in place of importing them overseas.

US Government Budget: it should be important loss, the invention does to export new technology to earn balancing/reducing foreign debts.

US Traffic Accidents: it kills 42,500 Americans yearly caused by traffic accidents, it has been lasting more than 4 years than usual for processing the pending patent petition of "Automatic Braking Device", it means 4 years by 42,500 Americans equal to 170,000 American lives being lost in which the invention does to save them.

Patent Term: its term is valid for 20 years, certain of my applications was filed in 2003 still pending, this means: 6 years have elapsed as a loss and the remaining period is 14 years.

My patent petitions are as below:

Application no. 10/725,226 filing date 12/01/2003	Application no. 10/359,111 filing date 02/05/2003
Application no. 10/669,668 filing date 09/23/2003	Application no. 10/867,316 filing date 06/15/2004
Application no. 10/867,330 filing date 06/15/2004	Application no. 11/175,645 filing date 07/06/2005
Application no. 11/409,918 filing date 04/25/2006	Application no. 11/499,092 filing date 08/04/2006

Applicant hereby requests that Mr. Director of US Patent & Trademark Office interferes the cases investigating the causes which have blockaded patent process of the above-cited petitions in such a long period have kept the Americans out of their interests seriously in a manner it is.

Respectfully yours,

Henri Duong